

## PROPOSED LEGISLATION

## An Act

To increase rates of compensation of the Director of Central Intelligence and certain other officials of the Central Intelligence Agency and for other purposes.

BE IT ENACTED BY THE SENATE AND HOUSE OF REPRESENTATIVES IN COMMRESS ASSEMBLED, That Section 403(a) of title 50 of the United States Code is hereby amended by deleting the figure "\$16,000" and substituting in lieu thereof the figure "\$20,000."

Sec. 2. Section 403(b)(2) of title 50 of the United States Code is amended by deleting the second sentence thereof and substituting the following:

"Any such commissioned officer, while serving in the office of Director, shall receive the pay and allowances authorized by law for the grade of General or equivalent grade. Any such commissioned officer, after having served four years as Director, shall be entitled at his own request and if otherwise qualified, to retirement with the retired pay and allowances authorized by law for the grade of General or equivalent grade."

Sec. 3. Section 403c of title 50 of the United States Code is hereby repealed.

Sec. 4. Section 403e of title 50 of the United States Code is amended to read as follows:

(a) "Under such regulations as the Director may prescribe, the Agency, with respect to its officers and employees assigned to permanent-duty stations outside the several States and the District of Columbia, shall grant leave of absence to such officers and employees without regard to any other leave provided by law, for use in the United States, its territories or possessions, at a rate equivalent to one week for each four months of service outside the several States and the District of Columbia. Such leave may be accumulated for future use without regard to Sec. 203(c) of the 'Annual and Sick Leave Act of 1951' (65 Stat. 680) but no such leave which is not used shall be made the basis for any terminal leave or lump sum payment."

(b) "Section 203(d) of the 'annual and Subsection (b) lim Sick Leave Act of 1951: (65 Stat. 680) shall to the 60 days as not apply to such officers and employees assign—Service personnel. ed to permanent—duty stations outside the several States and District of Columbia."

## EXPLANATORY COMMENT

Increases compensation of DCI which was \$11,000 per National Security Act of 1947 and increased to \$16,000 by Executive Pay Bill of October 15, 1949.

Amends Sec. 102(b)(2) of Nat. Sec. Act of \*147 to give military man serving as DCI straight pay and allowances of a General and eliminate payment of difference between military pay and stated civilian salary.

Note: Take home pay on \$20,000 based on one dependent and including deduction for retirement, computed under 1951 tax rates amounts to \$11,178, while that of a General is \$14,566.94.

Repeals Sec. 3 (Procurement Authorities) of CIA Act. See discussion below relating to Section 5, this Act.

Repeals Sec. 5 of CIA Act which contains authorizations for travel, allowances and related expenses. See discussion below relating to Section 5, this Act.

The new subsection (a) is to remove inequities with respect to biennial home leave for people on foreign duty, caused by current leave legislation. It embodies provisions which have been granted to Foreign Service personnel.

Subsection (b) limits accumulation of leave to the 60 days as provided for Foreign Service personnel.

Sec. 5. Section 103j(2) of Title 50 of the United States Code is amended to read as follows:

"(2) expensitures authorized by any other law upon determination by the Director that the provisions of such law or laws, and procedures thereunder adapted for necessary Agency purposes, are to be used by the Agency as a standard for such expenditures."

Sec. 6. Section 1931 of Title 50 of the United States Sale is hereby repealed.

Sec. 7. The Central Intelligence Agency is hereby excepted from the provisions of the "Performance Rating Act of 1950," (St State 1998).

Sec. 6. Section 40) of Title 50 of the United States (see is further assumed by the addition of a new subparagraph to read as follows:

"(g)(1) There shall be a Deputy Director of Central Intelligence who shall be appeared by the President by and with the advice and consent of the Senate and who shall receive compensation at the rate of \$17,900 a year. The Deputy Director of Central Intelligence shall perform such duties and exercise such powers as shall be prescribed by the Director of Central Intelligence or by law and shall act for, and exercise the powers of, the Director during his absence or disability."

"(g)(2) In addition to the Deputy Director of Central Intelligence the Director of Central Intelligence is authorised to appoint three Deputy Directors, each of whom shall receive compensation at the rate of \$16,000 a year and who shall perform such duties as the Director may prescribe.

Sec. 9. An officer of the Armed Forces on active duty who is appointed to serve as director of Central Intelligence, while conserving as Director, shall be expluded from the numbers of Department of Defense Hiltory and Nevel Personnel otherwise authorised and appropriated for.

Amonds Sec. 10(a)(2) of IIA Act in order to provide for powers originally contemplated water Sections ) and 5 of the U.A. Act. The seasonment is made in order to allow the Agoncy to adopt the authorities of other laws which it deses measury. The reposled Sections 3 and 5, which were originally intended as authorisations, have now in effect become limitations of a type not contemplated by Congress when the CIA Act was pushed. The repeal of Sections 3 and 5 above throws up back upon the broad anthorities granted in that Section. This amortisent would place CIA in the sees situation regarding procurement matters, travel, allowances and related administrative expenditures, as it presently is in the personnel field because of the execution from the Classification Act of 1919.

Repeals Sec. 9 of C7% act which provides for three positions in professional or scientific field with ceiling of \$15,000. No longer necessary since we have enthority to appoint super grades as accessary.

Because of security reasons it is impossible to comply with the review and inspection provisions of that Act. The Civil Service Commission has indicated that it will give its support in this matter.

Amends provision of Executive Pay Bill of October 15, 1969 wherein compensation of D/BCI was set at \$16,000.

For security reasons and with particular reference to the identity of the DS/P, provision for appointment by the President with advice and concent of the Senate is contrad.

Exempts DCT from the so-called "Davis Amendment" (See Sections 608 and 63% of the Department of Defense Appropriation Act, 1953.) itsijiing total number of officers in certain grades in the various branches of the Aracd Foreign, to certain percentages of the over all strength.

Sec. 10. All laws or part of laws inconsistent with this Act are hereby repealed to the extent of such inconsistency.